



HANEY LAW GROUP, PLLC
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April 8, 2019

The Honorable Lewis A. Kaplan
United States District Judge
500 Pearl Street, Courtroom 21B
New York, New York 10007-1312

Re: United States v Gatto, et al
Case Number: 1:17-cr-00686-LAK
Re: Christian Dawkins Re Travel Plans (8th)

Dear Judge Kaplan:

The following are the travel plans hereby stipulated to by the parties for my client, Christian Dawkins, for which we respectfully seek an Order from the Court:

Thursday, April 11, 2019:

Depart Cleveland, OH at 12:25 pm (Delta Flight #3810)
Arrive into Detroit, MI at 1:16 pm
Hotel: Westin, 1500 Town Center, Southfield, Michigan 48075
Reason: Visit family and meetings with lawyer

Sunday, April 14, 2019:

Depart DTW, Michigan at 5:40 pm (Delta Flight #2752)
Arrive into LAX, CA at 7:37 pm
Hotel: Montrose, 900 Hammond Street, West Hollywood, CA 90069
Reason: Work related

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Saturday, April 20, 2019:

Depart LAX, California at 2:20 pm (Delta Flight #1651)
Arrive into New York, NY at 10:51 am
Hotel: 50 Bowery, 50 Bowery Street, New York, NY 10013
Reason: Trial

Thank you for your consideration of this matter.

Very truly yours,

HANEY LAW GROUP, PLLC
/s/ Steven A. Haney
Steven A. Haney, Sr.
Attorney at Law

cc: All Attorneys of Record - via U.S. Court e-filing system
Kara Cabanaes, U.S. Pretrial Services and Probation Officer
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